N973

Turner Sentenced To Gaot "Unlawful Killing"

Aged Briton Set Up "Booby-Trap" To Frighten Away Thieves, But Gardener Unwittingly Became Victim; Guilty Plea Entered

Robert Charles Torner, 67-year- fering from his most cherished former Charles Architect of the possessions became crucial and Robert Charles Turner, 67-year-old former Charl Architect of the S.M.C., 'was sentenced to serve four months in prison when he faced the British Supreme Court yesterday morning. Turner pleaded writte as the server of the serv

faced the British Supreme Court yesterday morning Turner pleaded guilty on two charges involving the universal property of the considerable of the universal property of the victim. In the short confinement of four moths in prison. It was not disclosed where the convicted man to serve his term.

Turner was driven to despair and, under such circumstances, it was understandable that he circumstances, it was understandable that he circumstances, it was understandable that he realm.

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Turner was ignorant of the law of 1861, which decreed that it was not flence to set up a trap with law of 1861, which decreed that it was not the intention of inflicting bodily harm to those who ventured near the intention of inflicting bodily harm to those who ventured that the trap was set to frighten and that the trap was set to frighten and that the trap was set to frighten and that the trap was set to frighten the target of the r

was to serve his term.

The group of to constitute a jury appeared in court, but upon the accused pleading guilty to the charges formulated against him, the Judge found no necessity of retaining the would-be jurors

He pursued gardening, was a lover, of music and, subsequent to the accident when the 22 rife shot hit the gardener in the abdomen, had the gardener with anxiety. Counsel asked whether this was the "stuff" a criminal is made of. Counsel continued to relate that his client had for years suffered the hordes of thieves whose pli-

possessions became crucial and with application to the police for assistance having had no effect. Turner was driven to despair and, under such circumstances, it Turner was driven to despair and, under such circumstances, it was understandable that he should take steps to protect his realm.

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where was set the "hooby-trap," and soon touched it off—himself in falling the target of the rifle. The in houseboy heard the report of the larun and, finding the gardener gravely wounded and later, on the instructions of his master, convey-ed the unfortunate man to the ed the unfortunate Paulun Hospital.

Appeal For Leniency

Mr. J. R. Jones, attorney for the defence, made a long appeal to the court for leniency on behalf of his client and, in an attempt to mittigate the offence committed. Mr. Jones said that the accused did not seek to justify his actions, but was facing the lamentable incident with the deepest regret and contriction. Mr. Jones said that the increased accused the dependence of mreproachable character and held a high position in the city and is greatly esteemed by his associates. He pursued gardening, was a lover of music and, subsequent to the court of the man was wounded in the arm and storage having been operated to his injuries at 8.15 a.m. on the set and succumbed of his contracting pneumonia and peritarities. May Jones alleged that the clease the doctors had found the operation on the decessed a succussful one at first, and that death might have resulted from some the morning of the 23rd—a crisis which came at I o'clock on the morning of the 23rd—a crisis which supervened to accelerate and perhaps cause the patient was found pacing the room two days after the malor to his injuries at 8.15 a.m. on the sum and storaged in the arm and storaged in the sam and storaged i which supervened to accelerate and perhaps cause the patient's death, for the patient was found pacing the room two days after the major operation, the accused might not be solely to blame.

In conclusion, counsel commentations the accused that the princers was well as

solely to blame.

In conclusion, counsel commented that the prisoner was well on
in yea. and had undergone the
agony of suspense in waiting for
conviction and appealed to the
Judge not to take away his last
days of living, saying that the law
provided other means of punishment than imprisonment. ment than imprisonment.